NO.

SUPREME COURT OF THE UNITED STATES
NO.



LYLE H. PRENZLER, M.D.

APPELLANT,

SUPREME COURTOF CALIFORNIA, APPELLES, Adual Respondents

COURT APPEALS STATE CALIFORNIA, FOURTH DISTRICT DIVISION THREE,

WORKERS COMPENSATION APPEALS BOARD, CALIFORNIA

JEANNE VIAU,

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APPLICANT

STATE COMPENSATION INSURANCE FUND,

COMMERCIAL CHEMICAL,

DEFENDANTS, THIRD PARTIES

JURISDICTIONAL STATEMENT OPENING BRIEF ON APPEAL BY

APPELLANT. NOV 23 1983 ORDER SUPRE E COURT CALIFORN

FEB 2 1984

OFFICE OF THE CLERK
SUPREME COURT, U.S.

LYLE H. PRENZLER, M.D.

BOX 9014, ANAHEIM CA 92802

714 520 3030

APPELENT IN PRO SE

IN THE

SUPREME COURT OF THE UNITED STATES

OCTOBER TERM

1984

NO.

LYLE H. PRENZLER, M.D.,

APPELLANT, IN PRO SE

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SUPREM COURT OF CALIFORNIA, COURT APPEALS, STATE CALIFORNIA, FOURTH DISTRICT, DIVSION 3.

WORKERS' COMPENSATION APPEALS BOARD,

JEANNE VIAU

APPLICANT

V. STATE COMPENSATION INSURANCE FUND,

COMMERCIAL CHEMICAL. DEFENDANTS.

APPELLANT'S OPENING BRIEF

APPELIANT PRESENTS A CASE FOR THE PUBLIC GOOD,
AND FOR HIS OWN RIGHTS AND ENTITLEMENTS, AND FOR
APPLICANT IN LIEU OF REPRESENTATION THAT IN EFFECT
HAS BEEN DENIED HER.

TABLE OF CONTENTS

RULE 33.5(a)

RULE SUPREME COURT

UNITED STATES

NO TABLE OF CONTENTS AS THE LENGTH OF THIS APPEAL IS

3 PAGES EXCLUSIVE OF APPENDED EXHIBITS, AND LESS THAN
FIVE PAGES,

LYLE H. PRENZLER, M.D.

QUESTIONS PRESENTED FOR REVIEW

- 1. WHETHER THE APPELLANT HAS BEEN DENIED JUDICIAL REVIEW,
 AND DICRIMINATED AGAINST AND BOYCOTTED IN AWARD BY WORKERS*
 COMPENSATION APPEALS BOARD OF CALIFORNIA: AND PENDENT ACTIONS?
- 2. WHETHER AWARDS CAN BE DENIED ON BAIS OF FAILURE TO COMPLY
 WITH REQUIRED RADIATION EXPOSURE, LABORATORY EXAMINATIONS,
 PSYCHIATRIC EXAMINATIONS AND PUBLICATION OF PRIVILEGED COMMUNICATION
 ALL OF WHICH ARE HARMFUL AND AN INVASION OF PRIVACY?
- 3. Constitutionality of USC 15 Sec 1-15,77 Sources
 in question T. Sapula & Ellist Asst. Clerk in 2 gardy
 upsder 28058 13:13 FOR Denying Filing For Procedure!
 Rether Than Substantine Secret.

OPINIONS BELOW

THE SUPREME COURT AND COURT OF APPEAL DENIED HEARING TO DECISION OF WORKERS' COMPENSATION APPEALS BOARD CASE 81 ANA 113804 of 8 22 83, denying payment of lien of appellant, on discriminatory base that fees excessive, and failure to appear for hearing awarding such lien payment; whole allowing payment of fees for xrays, unnecessary, and routing, which are contrary to present laws against nuclear contamination and supported by documentation of Federal Drug Administration Bulletin 13:2; and and for submission and payment charges for unnecessary lab examinations fraudulently and contrary to in re; Wayne County Prosecutor, 329 NW2d 510 (Mich Ct App. Dec 7 82. Applicant was denied fair hearing within one month of obtaining records of applicant from appellant, which circumstantially and really contained records which were used because of their social implication as social diseases, to deny fair trial to applicant; when; in fact, she was grossly mistreated by her employer, firing and denying any letter recommendation, when she is and has been a victim of childhood disorders which by and resulting from childhood surgery have caused a decrease in her ability to withstand stress. done with collusion of her attorney, and to his aid in denying payment to appellant. The coercion done to have unnecessary tests, xrays (which cause radiation harm) and psychiatric testimoney as needed to qualify for awards in this and other type actions including Social Security; are contrary to US Constitution especially Amendment I, V, The decision of Workers' Compensation Appeals Board has been discriminatory against appellant, has been a judicial decision by quasi judicial administrative and by denial of hearing by appeals boards, CCP 1094.5 (California) has been declared repugnant to phulic and lien claimant's good, and contrary to law and by boycott and restraint trade contray to Title 15, 1-15(Sherman & Clayton Acts)

JURISIDCTION

28 USC 2101,2103,1257,1343; 42USC 1983-5; et al., 15 USC 1-15; US CONSTITUTION, and repugnancy of California, Code of Civil Procedure 1094.5; as per decision on appeal; and all statutes protecting the public from radiation damage and pollution contraol; and economic usage of public funds as by fraudulent claims herein; which are contrary to public good and pendent tortious acts thereto.

ORDER DENYING

REVIEW DECISION

SUPREME COURT AND COURT APPEAL CALIFORNIA, has denied review of a Public administ tive decision that by its interprestation declares such review as repugnant to federal rights, of appellant and the public QUESTIONS PRESENTED

- 1. DENIAL of representation and hearing to applicant, including the payment of lien of appellant.
- 2. UNCONSCIONABLE and cruel denial of civil rights to applicant.
- 3. COLRCIVE use of unnecessary laboratory examinations fraudulently claimed and contrary to cited law, xray examinations not necessary and harmful to applicant and her progeny, and psychiatric examinations among others needed to qualify for awards, with denial of Constitutional rights to privacy, testimony against herself et al..
- 4. DISCRIMINATORY AWARDS denying those to appellant.
- 5. DENIAL of review of quasi-judicial ruling of administrative judge, when such disqualified for prejudice and all such rulings boid pursuant to California Code Civil Procedure 170-170.6,164 et al. 6CP1094.5.
- 6. ATTEMPT to boycott appellant and set his fees in restraint of trade and contrary to Sherman and Clayton Anti Trust etal.

STATEMENT OF CASE
Facts indicate that applicant denied payment for injuries and payment

(2)

of lien of third party appellant, whose payment is applicant's responsibility. Denial of fair hearing on base of misuse of records of applicant's illnesses. Criminal mistreatment of applicant, including but not excluded to criminal assault, coercive harm by xrays; fraudulent submission of laboratory examinations as needed; discrimination of awards of lien payment to appellant for excessive fees, when appellant entitled to a higher award as alumnus Memorial Center New York and expertly trained above that of claimant for medical services who was paid for unnecessary xrays and lab tests. Denial of review of quasi judicial review by appeals Courts contrary to law and by this interpretation contrary and repugnant to Constitution.

CONCLUSION

the appeal is supported by submitted papers. Favorable decision on appeal is necessary to restore rights privileges and immunities of appellant and for the public good and to stop the misuse of radiation and unnecessary laboratory examinations by those not qualified to rule in such matters, and contrary to law and the public good.

DECLARATION

I declare under penalty perjuty that here inabove is true.

December 31 1983

LYLE H. PRENZLER, M.D.

APPELLANT IN PRO SE,

BOX 9014, ANAHEIM CA 92802

714 520 3030

LER	K'S OFFICE, SUPREME CO
	SAN FRANCISCO, CALIFORNIA 94102
I have th	his day filed Order
	<i>C</i> ·
	HEARING DENIED
In re:	4 Oj Vi 30960 Krengler MD
	10/200 Vingens
/	Respectfully,
	12 Clerk
	27U74-677 6-82 4M • OSP

COURT OF APPEAL - 4th-5. FILED

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIAT 19 1993

FOURTH APPELLATE DISTRICT

Keenan G. Casady, Clerk

DIVISION THREE

Coputy Citia

LYLE H. PRENZLER, M.D.,

. Petitioner.

WORKERS' COMPENSATION APPEALS BOARD.

Respondent.

4 Civ. No. 30960 (WCAB No. 81 ANA 113-804)

ORDER

THE COURT: *

The petition for a writ of review is DENIED.

CKUSBY, J.

CROSBY, Acting P.J.

CC: Clerk, OCSC

Lyle H. Prenzler, M.D., Box 9014, Anaheim, CA 92802 (3) Workers' Compensation Appeals Board, P.O. Box 6759, San Francisco, CA 94101-6759

State Compensation Insurance Fund, P.O. Box 419,

Santa Ana, CA 92702

Byhower & Petherbridge, P.O. Box 6350, Santa Ana,

CA 92706

Before Crosby, Acting P.J., Wallin, J. and Sonenshine, J.



0-0-04 - Joan . Mailet

IN THE SUPREME COURT OF THE UNITED STATE OF AMERICA

LYLE H. PRENZLER, M.D.

83-6251

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OFFICIAL SEAL

JOAN E, MAILHOT

NOTARY PUBLIC - CALIFORNIA
PRINCIPAL OFFICE IN

ORANGE COUNTY

My Commission Exp. Mar. 1, 1985

ORIGINAL

SUPREME COURT CALIFORNIA

DIST 4, DIV 3

ET AL.

RECEIVED

FEB 2 _ 1984

OFFICE OF THE CLERK SUPREME COURT, U.S.

MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERTS

The appellant, Lyle H. Prenzler, M.D., asks leave to file attached petition for writ of cert, appeal, without prepayment of costs and to proceed in forma pauperis, Petitioner's affidavit is attached.

AFFIDAVIT

I, Lyle H. Prenzler, M.D. being duly sworn and declare under penalty perjury C-P 2015.5; that I am the appellant; that I state that because of my poverty I am unable to pay costs of said case or give security therefore; and that I believe I am entitled to redress.

The responses which I have made to questions below relating to my ability to pay the cost of proceeding in this Court are true.

- 1. Are you presently employed? No. Last employed 1982 Molokai Clinic Molokai, Hawaii.
- 2. Name source of income past twelve months? No gainful.
- 3. Name checking and savings account? None.
- 4. Do you own real estate stocks, bonds, notes automobiles or other valuable property? No.
- 5. List persons dependent upon you for support and state relationship to those persons? Jon Lyle Howard Prenzler, age 7; Lisa Anne Prenzler age 10. Mino children.

for perjury.

LYLE H. PRENZLER, M.D.

OF AMERICA CERTIFICATE OF MAILING CCP 2015.5

I DECLARE UNDER PENALTY PERJURY THAT I SERVED ARL PARTIES COPIES OF JURISDICTION AL STATEMENT AND APPEAL FILEDIN THIS COURT BY DEPOSITING IN THE UNITED STATE MAIL AT SANTA ANA CALIFORNIA ON JANUARY 28 1984, POSTAGE PREPAID.

I DECLARE FURTHER THAT I DO NOT HAVE TO FULL AN AFFIDAVIT
WITHESSED BY NOTARY PUBLIC UNDER AMENDMENT VI US CONSTITUTION
TO COMPLY WITH CCP 1021.5, WHERE DECLARATION UNDER PANELTY PERJURY
IS LAWFUL.

TO SOLICITOR GENERAL WASHINGTON D.C., OF UNITED STATES GOVT.

USC 2403(a) may be applicable, where herein the CTS of Congress

USC 15 ET Al., ARE DRAWN IN QUESTION AND UNITED STATES, EXCEPT

EMPLOYLE SANDRA J. ELLIOTT, IS NOT A PARTY. USC 2403(8) MAY BE

APPLICABLE, THE COURT APPEALED FROM AS DEFINED UNDER 28 USC 451,

HAS CERTIFED IN THE INITIAL PLEADING THAT THE STATE ATTORNEY GENERAL

HAS BEEN CERTIFIED TO THAT THE CONSTITUTIONALITY OF SUCH STATUTE

OF CALIFORNIA HAS BEEN DRAWN IN QUESTION. ALL PRIES TO BE

SIRVED HAVE BEEN. ERVEDIN THE SAME MANNER AS EVIDENCED BY SAMEPROOF.

I DECLARE UNDER PENALTY PERJURY THAT I AM NOT REQUERED TO PAY

DOCKET FEE, AND 40 COPIES OF JURISDICTION WHEN PROCEEDING IN FORMA

PAUPERIS.

JANUARY 28 1984

BOX 9014, ANAHEIM CA